

**LENDER'S CLOSING INSTRUCTIONS**

RETURN LOAN DOCUMENTS TO THE ADDRESS INDICATED BELOW

IndyMac Bank, F.S.B.

401 Rte 73 North - 40 Lake Ctr Exec Park #400, Marlton, NJ 08053

**RETURN RECORDED DOCUMENTS TO THE ADDRESS INDICATED ON THE SECURITY INSTRUMENT**

FUNDERS: Sam Plank

PHONE NUMBER: 800-300-9266

FAX NUMBER: 626-229-6113

DOCUMENT DATE: June 25, 2007

COMMITMENT EXPIRATION DATE: July 5, 2007

MUST FUND BY: June 29, 2007

DOCUMENTS MUST BE RETURNED BY: ORIGINAL SIGNED DOCUMENTS MUST BE RETURNED TO US NO LATER THAN 24 HOURS AFTER LOAN DISBURSEMENT ON NON RESCINDABLE WET FUNDING TRANSACTIONS AND NO LATER THAN 48 HOURS PRIOR TO LOAN DISBURSEMENT FOR RESCINDABLE WET FUNDING TRANSACTIONS AND FOR ALL TRANSACTIONS IN DRY FUNDING STATES.

Ext. 3526

LOAN NUMBER: 126712948

BORROWER LAST NAME: Packard

LOAN TYPE: IndyMac-WS: (INDX1010) End Rate

LOAN PURPOSE: REFINANCE

PROPERTY ADDRESS: 747 Remond Lane

Oyster Bay, NY 11771

SETTLEMENT AGENT/ CLOSING AGENT: National Settlement Agency  
404 Park Ave S  
New York, NY 10016

ATTN:

SETTLEMENT AGENT NUMBER: PACKARD

New 263,488.77  
Principal 1,071,511.23  
Total 1,435,000.00  
PHONE NUMBER: 212-457-8181  
FAX NUMBER: 212-457-8182

TITLE COMPANY: Chicago Title Insurance Co.  
404 PARK AVENUE SOUTH 5TH FLOOR  
NEW YORK, NY 10016

ATTN: NATIONAL SETTLEMENT AGENCY

TITLE ORDER NUMBER #: IX1197

PHONE NUMBER: 212-457-8181  
FAX NUMBER: 212-457-8182

Enclosed herewith are documents relating to the above referenced loan.

These are the lender's instructions to you for closing. You are directed to follow these instructions in full, at which time you may request funds. You are not authorized to close this transaction unless you can strictly comply with these instructions. These instructions can only be changed, modified or waived in writing and delivered or telecopied to you by an authorized agent of the lender.

You are to make no changes to the documents without lender's written authorization. All approved changes must be initialed by the borrowers and any other party to the instrument being changed. Detailed instructions regarding documents to be returned and disbursement procedures are found at the end of this document.

**CLOSING DOCUMENT REQUIREMENTS:**

1. Truth-In-Lending Statement must be executed by the borrowers and title holders prior to all other documents.
2. If a construction loan, the Loan Construction Agreement must contain Exhibits A, B, C and D.
3. The Security Agreement, with attached legal description, if required, and all applicable Riders must have the originals sent for recording.
4. If Notice of Right to Cancel is enclosed, have it signed and dated concurrently with the Security Instrument by all borrowers and title holders.
5. Notice of Right to Cancel - Each person granting a security interest in the property must be furnished two completed copies of the Notice of Right to Cancel. You are to insert the appropriate rescission date where indicated on this form advising Borrower(s) that if they choose to cancel this loan transaction, they must send the signed Notice to Cancel to the lender no later than midnight of the third business day following the date they received and executed this notice. (For purposes of rescission, Saturdays are considered business days. Sundays and federal holidays are not)
6. Estimated and final HUD-1 must include the names and addresses of all parties to the settlement and must be fixed to the IndyMac Bank Funder at the Fax number listed above. A certified copy of the final HUD-1 must be included with the signed documents when returned to us.
7. All fees and charges on the HUD-1/1A must be correct without any typewritten or crossouts including INTERIM INTEREST. Additionally the HUD-1 must REFLECT AN ITEMIZATION OF ALL DISBURSEMENTS FROM THE SELLER'S PROCEEDS.
8. Comply with Title Insurance and Hazard Insurance requirements as shown on page 2 and page 3.
9. Copy of Conveyance instrument(s) and Escrow Affidavits.
10. Copy of Escrow Instructions and all amendments which are signed by all parties and certified by the settlement agent.
11. All documents must be signed and dated where applicable.
12. Do not show any credits from seller to buyer without consulting our office.
13. Make NO changes on the documents without our written permission. Call for instructions.
14. If we give permission to make changes on the documents, all changes must be initialed by all signatories to the documents.
15. Do not use a Power of Attorney without prior written approval from us.
16. If we allow the use of a Power of Attorney, the person using that authority must sign as, for example, "Jane Doe by John Doe, her attorney-in-fact", or per state requirements.
17. We assume no liability as to the identity of any person executing or acknowledging any instruments or documents delivered to you in connection with this transaction.
18. SIGNATURES: The documents must be signed exactly as the names appear on the document, even if this is not their usual signature. If a person's name is not on a document then he/she must NOT sign that specific document. Please pay special attention to middle initials, middle names, and generation identification (Jr., Sr., II, III, etc.). You should review the signature on each document carefully.
19. Verify that if initials are required, for example, on each page of the note, that the appropriate initials are obtained.
20. Do not provide us with pictorial verification of signors' identities such as copies of driver licenses. However, all signors must provide a pictorial identification to be inspected by you, for verification of identity prior to signing the documents.
21. TAX INFORMATION: Tax information sheet required unless tax information provided on title or tax certificate.

BORROWER NAME: Packard

LOAN NUMBER: 126712948

**LENDER'S CLOSING INSTRUCTIONS**

22. **REVIEW:** Please include three (3) certified copies each of the note and security instrument and provide copies of all other executed documents sent for recording such as a warranty deed, excise affidavit, quit-claim deed, buyer or seller power of attorney, etc. Additionally, for loan transactions where funds are not provided with closing documents (Dry Funding States), all documents must be in our office for review a minimum of two (2) days prior to the day you wish to record.
23. You are responsible for ensuring the borrowers receive a complete set of all signed documents. This includes the two (2) copies to each title owner of the Notice of Right to Cancel (if applicable).
24. Settlement Agent must notify us, in writing, if there are indications that funds to close or the earnest money deposit did not come from Borrower.

**INITIAL CLOSING INSTRUCTIONS: YOU ARE NOT AUTHORIZED TO CLOSE THIS LOAN IF:**

1. We have not received and approved a preliminary commitment for title insurance and an estimated closing statement.
2. You are past the expiration date of our legal documents which is **June 29, 2007**.
3. You have not signed a copy of these instructions plus any amendments, and given a copy to the borrowers.
4. There is any change to the original sales contract which we have not approved in writing.
5. We have not received and accepted / approved: a. Security Instruments conformed and certified plus three copies. b. Note plus three certified copies. c. Any other items sent for execution and / or notarization. We will not accept witnessed acknowledgments on notarized items.
6. We have not received and reviewed acceptable evidence of hazard insurance. Our requirements are detailed in the Hazard Insurance Section of these instructions.
7. All conditions of our loan commitment have not been met.
8. If there is a "Leader Credit", closing agent must asterisk on the HUD-1 those fees paid through this credit.
9. The closing fee charged by the closing agent cannot exceed \$ 1500.00.  
If closing fees increase, a delay in closing will occur. The closing agent is required to notify the lender if fees have changed prior to the closing of the transaction.
10. A transaction becomes known to you on or before the date of closing that involves the borrower(s) or if you have knowledge of a transaction involving the subject property in the last 180 days. Notify the lender, in writing, of the additional transaction to verify that it has been considered in our loan approval decision.
11. If you are notified that a title owner has rescinded this transaction, our authorization to close the loan is revoked, and you must 1) notify us immediately of the borrower's reported rescission, and 2) return all funds to us immediately.

**HAZARD INSURANCE:**

A Hazard Insurance binder / certificate / policy must be furnished at the time of closing in the amount not less than the loan amount, or the replacement cost of the structure, whichever is less.

The policy must meet the following requirements:

1. Original policy or facsimile signed by an authorized agent identifying the full, correct borrower(s) names, the property address, the agent's name and address, the premium amount and our loan number.
2. The required coverage amount is determined as follows:  
- If the unpaid principal balance of the Loan is equal to or greater than the value of the improvements, then the minimum coverage amount must be 100% of the value of the improvements. **Improvement Value: \$ 857,700.00**  
- If the unpaid principal balance of the Loan is less than the value of the improvements, then the minimum coverage amount must be the greater of the principal balance or 80% of the value of the improvements.  
- The value of the improvements is the total estimated reproduction cost shown on the appraisal or the insurable value of the improvements as established by the insurer. If the policy provides for full replacement cost, then the value of the improvements is not used, and the named coverage amount will be deemed sufficient.
3. Paid receipt for first year premium attached or shown on HUD-1 as paid in closing.
4. Earthquake insurance (if required) use same identifying criteria as for Flood Insurance.
5. Insurer must have rating in Best's Insurance guide of at least Class VI or B rating.
6. On condominiums, we must have an individual endorsement meeting the criteria above.
7. Flood Insurance (if required): Standard policy issued by member of National Flood Insurers Association for not less than our loan amount or the cost of improvements, or the maximum amount available under National Flood Insurance Program, whichever is less. The name(s) of the borrower(s), legal description, street address, city, state, county and zip code of security property on these policies must be identical to those of the loan instruments.
8. Loss Payable Clause to: **IndyMac Bank, F.S.B., its successors and/or assigns, P.O. Box 2971, Phoenix, AZ 85062-2971**

(Note: Lender will accept Lender Loss Payee not yet converted to above for all non-HELOC or non-Construction loans. Post-funding, Lender will distribute Lender Loss Payee notification letters to the insurance carriers for such non-HELOC or non-Construction transactions).

9. If a Construction loan the following is required 1) Course of Action Construction Coverage 2) General liability certificate from the contractor which names the contractor as the insured. The Borrower and Lender must be named as Additional Insured under the contractor's liability policy 3) Worker's compensation certificate naming the contractor as the named insured. If a Lot Loan, no insurance is required.
10. For refinance transactions, if the expiration date of the insurance policy is not at least 60 days from the closing date of the loan, the hazard premium must be paid for the following year at closing. You must provide acceptable evidence that the insurance policy is paid. If coverage is modified to meet the requirements under the Hazard Insurance section, provide evidence of the premium adjustment and that it has been paid or will be paid at closing.

**TITLE POLICY REQUIREMENTS:**

THE TOTAL CONSIDERATION IN THIS TRANSACTION EXCEPT FOR OUR LOAN PROCEEDS AND APPROVED SECONDARY FINANCING MUST PASS TO YOU IN THE FORM OF CASH. DO NOT PROCEED WITH CLOSING AND NOTIFY OUR OFFICES IMMEDIATELY, IF YOU HAVE KNOWLEDGE OF A SALE OR TRANSFER OF THE SUBJECT PROPERTY ON OR BEFORE THE DATE OF OUR TRANSACTION, OR IF YOU HAVE KNOWLEDGE OF A CONCURRENT OR SUBSEQUENT TRANSACTION WHICH WOULD TRANSFER THE SUBJECT PROPERTY UPON COMPLETION OF THIS LOAN.

Insured Name, as it is to appear on the final title policy: **IndyMac Bank, F.S.B., a federally chartered savings bank**

Vesting: **JOHN PACKARD AND RAE PACKARD HIS WIFE**

First lien financing has been approved for **\$ 1,435,000.00**

Secondary (subordinate) lien financing has been approved for **N/A**

1. The lender's purpose in making this loan is to obtain a valid first or second lien mortgage loan suitable for sale in the secondary mortgage market. Unless this purpose is achieved, the Lender will sustain a substantial monetary loss. To avoid such a loss, you must follow these closing instructions and issue a mortgage policy of title insurance insuring the Lender's lien as a valid first or second lien according to the rules and forms promulgated by the state insurance regulatory authority.
2. Except as otherwise specifically provided in these instructions, the Lender is not to incur any expense in this transaction. The total consideration in this transaction except for the loan and approved secondary financing must pass in the form of cash through the settlement.

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BORROWER NAME: Packard

LOAN NUMBER: 126712948

**LENDER'S CLOSING INSTRUCTIONS**

3. The lender reserves the right to cancel or amend this loan or these instructions at any time prior to closing and to demand the return of all monies and documents provided by lender.
4. This transaction has been approved for the above listed financing. No other liens against the property are permitted. We must approve any changes to these amounts in writing.
5. The title policy must insure this mortgage as a valid first lien subject only to the exceptions numbered See Additional Title Insurance Requirements on Page 6.  
as shown on the preliminary title report/commitment dated March 15, 2007. If secondary (subordinate) lien financing has been approved for this transaction, our lien must be in the appropriate position.
6. If this loan is for a secondary (subordinate) lien transaction, see attached addendum.
7. We require title insurance of \$ 1,435,000.00 ☐ If this box is checked, then the loan program allows for negative amortization and the amount of title insurance indicated represents N/A % of the loan amount.
8. The title policy must accurately reflect the marital status of the vestee. In addition, vesting on the title and vesting on the security instrument must be exactly the same.
9. You must contact our office prior to closing to discuss and, if permitted, secure written approval for any impediments/exceptions to title that are not specifically addressed in these instructions.
  - a. Taxes and Special Assessments: No past due taxes or special assessments are to be shown as exceptions. The title policy must show current year's taxes "not yet due and payable" or "current installment paid".
  - b. Encroachments: The policy must contain affirmative coverage against loss or damage in the event of an encroachment.
  - c. Unlocated Easements: Any unlocated easements must be identified as to purpose, be of determined width and insured. Otherwise, they must be deleted from the final title policy.
  - d. Survey Exceptions: Survey exceptions are not acceptable. If surveys are not commonly required in this property's jurisdiction, provide an Alta 9 or 100 or it's equivalent. (Restrictions, Encroachments and Minerals)
  - e. Legal and Property Address: The legal description and common property address specified in the title policy must agree with the closing documents.
  - f. Water, oil, gas, or mineral reservations: A comprehensive endorsement is required to insure us against damage or loss of improvements, including landscaping, in the event that water, oil, gas, or mineral reservations exist and that they allow for the right of surface.
  - g. Environmental Protection Lien Endorsements: This endorsement (Alta 8 or 8.1 or its equivalent) must be included in the lender's title policy.
10. The following endorsements must be included in the lender's policy: 8 or 8.1, 9 or 100,

Contact us if you have questions regarding the endorsements required for this transaction.

11. If a plat or survey is required in this jurisdiction, it must show the complete road name and reference all points used in the legal description.
12. All necessary instruments must be properly executed and recorded to assure the issuance of a lender's title policy, which meets the criteria outlined in these instructions.
13. Have the title company forward the owner's policy to the borrower at the property or mailing address.
14. We require the original and one copy of the final lender's title policy. Send the final lender's title policy directly to:  
**INDYMAC BANK F.S.B., 901 East 104th Street, Building B, Suite 400/500, Kansas City, MO 64131**  
**ATTENTION: DOCUMENT MANAGEMENT**

**BORROWER COST REQUIREMENTS**

Downpayment in cash from borrower(s) must go through settlement. We require documentation of ALL funds received by the settlement agent. Borrowers cannot pay the following:

**VA LOANS**

1. Photos and Inspection Fees more than allowed by VA.
2. Messenger Service and Overnight Delivery Fees.
3. Recording of any document other than Deed/Security Deed and any attachments thereto.
4. Photocopy or Fax Fees.
5. Escrow/Settlement Fees, Sub-Escrow, Signing Fee or Loan Tie-in.
6. Termite Inspection (purchase).
7. Document Preparation Fees.
8. Notary Fees.

**DISBURSEMENT**

1. It shall be the responsibility of the Closing Agent to request proceeds from the lender at such time as the Closing Agent is prepared to comply with all the terms and conditions of the Purchase / Sale Agreement / Escrow Instructions and/or Lender's Closing Instructions. Such a request, by the Closing Agent, for funds shall be deemed a certification to the lender that all terms and conditions have been met and that the documents will be properly recorded no later than the next business day after the day the closing agent has received the proceeds check or wire transfer. In the event that the documents are not recorded within one business day of receipt of the lender's proceeds, the Closing Agent will immediately return the funds to the lender in the form of a Certified or Cashier's Check or wire transfer (see Wire Instructions form for return wire instructions), at the lender's discretion. The funds returned shall include the Closing Agent's fee. Closing Agent shall defend, indemnify and hold Lender harmless from and against, and shall reimburse it for, any liabilities, obligations, losses, damages, claims, penalties, actions, suits, causes of action or expenses of any nature (including attorney's fees and costs) asserted against Lender, which arise out of or are based on Closing Agent, within 24 hours of receipt of funds, failing to either (i) cause the documents necessary for issuance of the lender's title policy to be properly recorded, or (ii) immediately return such funds to Lender in the manner provided above.
2. **HUD SETTLEMENT DATE:**
  - a. **GOVERNMENT LOANS:** The HUD-1 settlement date must be the date on which the lender disburses proceeds to the Closing Agent and NOT the date on which proceeds are disbursed to the seller. These two dates must be the same day.
  - b. **CONVENTIONAL LOANS:** The settlement date on the HUD-1 statement may reflect the date on which the Closing Agent disburses the proceeds, which usually is the day after the Agent received loan proceeds from the lender. But in no event on a rescindable transaction can the closing agent disburse the proceeds earlier than the day after midnight of the third business day following execution of the Notice of Right to Cancel by all title owners.

ADDITIONAL INSTRUCTIONS, IF ANY, ARE ATTACHED AS DOCUMENT AND CONDITION ADDENDUMS.

BORROWER NAME: Packard

LOAN NUMBER: 126712948

**LENDER'S CLOSING INSTRUCTIONS**

Collect all fees as indicated below and on the following page and reflect on the HUD-1 / 1A settlement statement. Please notify the lender if you have any questions regarding charges shown below. The term "Deducted" means that the fee has been subtracted from the lender's funds. The fee must be collected from the indicated parties.

If broker or any other interested party requests an additional fee or increase in any fee or charge, or a change to the sales price, appraised value, loan amount, or LTV, other than what is specifically stated below, do not close until lender has agreed, in writing, to all changes. If you do close with figures other than what is presented below, we may refuse to fund this loan or seek recourse to the closing agent.

Notify the lender immediately if the loan has not been recorded by 2:00 p.m. the day following the lender's disbursement of funds unless area policy mandates that recording occur prior to disbursement of funds or the state is a round table closing state.

SALES PRICE: 0.00

LOAN AMOUNT: 1,435,000.00

\*\*\*ESTIMATED MARKET VALUE: 2,050,000.00

LTV: 70.000

Description	BORROWER	SELLER	LENDER/THIRD PARTY
Appraisal Fee	POC 750.00		
Credit Report Fee	20.00		
Broker Compensation (POC by Lender)	:Deducted		-10,604.65
Finding Fee	:Deducted 725.00		
Tax Service Fee	:Deducted 75.00		
CDM Processing Fee	:Deducted 50.00		
LMI Flood Determination Fee	:Deducted 7.00		
*B Broker Processing Fee	795.00		
Broker Courier Fee	25.00		
*B Broker Fee	14,350.00		
Hazard Insurance Reserves	:Deducted 880.98		
Property Tax Reserves	:Deducted 478.66		
Village Taxes Reserves	:Deducted 555.93		
School Taxes Reserves	:Deducted 5,359.70		
Aggregate Accounting Adjustment	:Deducted -2,487.05		
Escrow/Closing Agent Fee	1,500.00		
Title Policy Premium Fee	3,969.76		
Title Endorsements Fee	75.00		
Reconveyance Fee	85.00		
Escrow / Closing Agent Wire Fee	30.00		
Pickup Fee	250.00		
Departmentals	350.00		
Courier / Overnight Fee	100.00		
Bankruptcy/Patriot	90.00		
Recording Fees	850.00		
Lender New York Mortgage Tax paid by Lender (POC)	:Deducted		-908.72
NY Borrower Paid Mortgage Tax	2,907.91		
WERS Transfer Fee	:Deducted 4.95		

Sub-Total of Items Deducted: -5,325.07

Amount of Net Funding: 1,440,325.07

All HUD-1 items must list Service Providers.

Interest From: 06/29/2007 To: 07/01/2007 @ \$ 269.0625 For 2.00 - \$ 538.13

MORTGAGE BROKER COMPENSATION FEE PAID TO MORTGAGE BROKER BY LENDER POC - MUST BE SHOWN ON HUD-1/1A.

Paid To Blackstone Mortgage Corp.

\$ 10,604.65

\*B-fee paid to Broker

\* Prepaid Finance Charge

\*\* POC - Paid Outside of Closing

Projected Wire Amount: \$1,440,325.07

L-fee paid to Lender, B-fee paid to Broker, O-fee paid to Others.

\*\*\* This is the value of your property that we have used to underwrite your loan. This value may differ from the amount reflected on your appraisal.

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BORROWER NAME: Packard

LOAN NUMBER: 126712948

**LENDER'S CLOSING INSTRUCTIONS**

In accordance with the Real Estate Settlement Procedures Act (RESPA), you must comply with all provisions of RESPA to complete the HUD-1 / 1A, including the Service Providers listed below must be shown on the HUD-1 or HUD-1 / 1A Settlement Statement.

FEES	SERVICE PROVIDER	DESCRIPTION
750.00	Quality Appraisal	Appraisal Fee
20.00	CBC	Credit Report Fee
-10,604.65	Blackstone Mortgage Corp.	Broker Compensation
725.00	IndyMac Bank	Funding Fee
75.00	IndyMac Bank	Tax Service Fee
50.00	IndyMac Bank	CEMA Processing Fee
7.00	First American Flood	LOL Flood Determination Fee
795.00	Taurian Mgmt., Inc.	Broker Processing Fee
25.00	UPS/Fed Ex	Broker Courier Fee
14,350.00	Taurian Mgmt., Inc.	Broker Fee
1,500.00	National Settlement Agency	Escrow/Closing Agent Fee
3,969.76	Luxury Title	Title Policy Premium Fee
75.00	Luxury Title	Title Endorsements Fee
85.00	Luxury Title	Reconveyance Fee
30.00	National Settlement Agency	Escrow / Closing Agent Wire Fee
250.00	Title Closer	Pickup Fee
350.00	Luxury Title	Departmentals
100.00	National Settlement Agency	Courier / Overnight Fee
90.00	Luxury Title	Bankruptcy/Patriot
850.00	Nassau County	Recording Fees
-908.72	State of New York	Lender New York Mortgage Tax paid by Lender (POC)
2,907.91	State of New York	NY Borrower Paid Mortgage Tax
4.95	Mortgage Electronic Registration Systems	MERS Transfer Fee

ESCROW / IMPOUND FEES	NUMBER OF MONTHS	AMOUNT PER MONTH	TOTAL AMOUNT
Taxes	2	239.33	478.66
Hazard	6	146.83	880.98
Village Taxes	3	185.31	555.93
School Taxes	5	1,071.94	5,359.70

The undersigned borrower(s)

1. Direct that the loan proceeds be payable to the order of the Settlement Agent.
2. Acknowledge 1st payment date of: August 1, 2007.
3. Acknowledge that the lender may cancel or amend these instructions without my / our approval.
4. Acknowledge all fees and requirements to close the loan transaction including the attached condition addendum(s).
5. Acknowledge Estimated Monthly Payment of:

Interest \$ 8,071.88  
 Hazard \$ 146.83  
 Taxes \$ 239.33  
 Other/Flood Insurance \$ 0.00  
 \$ 1,257.25  
 \$ 9,715.30

Other/Flood Insurance

John Packard

Date

Rae Packard

Date

Date

Date

Aggregate Adjustment	-2,467.05
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SETTLEMENT AGENT SHALL: (i) TREAT ALL INFORMATION REGARDING THIS LOAN TRANSACTION, INCLUDING INFORMATION RELATING TO THE BORROWERS AND CONSUMERS DOING BUSINESS WITH US, AS CONFIDENTIAL INFORMATION (SUCH BORROWER AND CONSUMER INFORMATION, THE "CUSTOMER INFORMATION"); (ii) NOT USE OR DISCLOSE ANY CONFIDENTIAL INFORMATION, EXCEPT AS REQUESTED BY US IN CONNECTION WITH PERFORMING THESE LENDER'S INSTRUCTIONS AND PROVIDING THE SETTLEMENT SERVICES CONTEMPLATED HEREIN; AND (iii) COMPLY AT ALL TIMES WITH TITLE V OF THE GRAMM-LEACH-BLILEY ACT (PUB. L. 106-102), ALL CURRENT AND FUTURE APPLICABLE REGULATORY IMPLEMENTATIONS THEREOF, AND ALL OTHER APPLICABLE FEDERAL, STATE AND LOCAL LAWS, RULES, REGULATIONS AND ORDERS REGARDING THE CUSTOMER INFORMATION. WITHOUT LIMITING THE FOREGOING, SETTLEMENT AGENT AGREES TO SECURE AND MAINTAIN THE SECURITY OF ALL SUCH CUSTOMER INFORMATION IN ITS POSSESSION AT ALL TIMES SUCH CUSTOMER INFORMATION IS IN THE POSSESSION, CUSTODY OR CONTROL OF SETTLEMENT AGENT OR ANY OF ITS PERSONNEL, AGENTS, CONTRACTORS OR SUBCONTRACTORS. VIOLATION OF THESE COVENANTS MAY INVOLVE CIVIL OR CRIMINAL REMEDIES UNDER THE PROVISIONS OF FEDERAL AND/OR STATE FINANCIAL PRIVACY LAWS.

ADDITIONALLY, CLOSING AGENT HEREBY CONFIRMS THAT ALL FUNDS RECEIVED FROM LENDER FOR THE DISBURSEMENT OF THE REFERENCED LOAN(S) WILL BE WIRED TO AND MAINTAINED IN A TRUST ACCOUNT, AND NOT IN A GENERAL OPERATING ACCOUNT, AND DISBURSED IN ACCORDANCE WITH THE LENDER'S INSTRUCTIONS HEREIN.

SETTLEMENT AGENT AGREES TO CLOSE THIS LOAN IN ACCORDANCE WITH ALL OF THE INSTRUCTIONS.

By:   
 Settlement Agent

Date

BORROWER NAME: Packard

LOAN NUMBER: 126712948

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following is a list of documents that are enclosed.

\*\*\*\*\*ATTENTION CLOSING AGENT\*\*\*\*\*  
 DO NOT ALLOW CUSTOMERS TO SIGN ANY DOCUMENTS THAT CONTAIN BLANKS WHERE INFORMATION SHOULD BE ENTERED. REPORT THIS IMMEDIATELY TO YOUR INOTMAC CONTACT.

- \* Truth In Lending
- \* Notice of Right to Cancel
- \* Note
- \* Security Instrument
- \* U-9'S
- \* Servicing Disclosure Statement
- \* ID: Rescission Instructions to Closing Agent
- \* ID: Lender's Closing Instructions
- \* ID: Wire Instructions
- \* ID: Insurance Requirements
- \* ID: First Payment Letter and Mailing Address Certification
- \* ID: Borrower's Cert. & Authorization
- \* ID: Error's and Omissions/Compliance Agreement
- \* ID: Signature/Name Affidavit
- \* Initial Escrow Account Disclosure Statement
- \* Interest Deductibility Disclosure Notice
- \* Occupancy Declaration
- \* Notice of Right to Receive a Copy of the Appraisal Report
- \* Tax Escrow Account Designation of Mortgage Investing Institution to Receive Tax Bills
- \* ID: Itemization of Amount Financed
- \* New Money Mortgage
- \* Fixed Rate Interest CEBA Note
- \* Closing Agent Checklist and Important Funding Messages
- \* Anti-Predatory Lending Disclosure
- \* Market Based Pricing Disclosure
- \* Credit Score Notice to the Home Loan Applicant

**ADDITIONAL TITLE INSURANCE REQUIREMENTS**

1. ☐ Installment of Current taxes and all prior installments must be shown as paid.
2. ☐ Borrower's names to read the same as on the security instrument.
3. ☐ Loan amount should be the same as the note and security instrument.
4. ☐ The proposed insured should be the Lender named in the security instrument.
5. ☐ Clear all exceptions on Schedule "B/C".

BORROWER NAME: Packard

LOAN NUMBER: 126712948

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following Lender conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**INDOTMAC CONDITIONS:**

5. PF#223- Internal Condition: Customer Contact Log:
29. LIABILITIES: All liens, judgments, garnishments and other legal actions must be satisfied and delinquent debts must be brought current at or before closing. TITLE MUST BE CLEAR AND MARKETABLE. MUST BE FREE FROM ALL LIENS, JUDGEMENTS AND VIOLATIONS. All taxes due within 45 days of closing must be paid at closing or evidence of payment provided.
40. Original signed IRS Form W-9.
47. CLOSING INSTRUCTIONS: Provide supporting documentation for the following: \*\*\*\*\* Page 5 of the closing instruction must be executed AND dated by the closing agent \*\*\*\*\*
55. CLOSING INSTRUCTIONS: Provide supporting documentation for: \*\*\*\*\* Closing agent must obtain the final 1003 from the broker prior to closing. It must be executed by the borrower at closing and returned with the original signed closing package \*\*\*\*\*
56. FEES/HUD: Provide documentation for the following: \*\*\*\*\* The following accounts must be paid off at closing and reflected on the HUD: Chase #424615200573 and Citibank #0018114831 \*\*\*\*\*
57. CLOSING DOCUMENT: Provide supporting documentation for: \*\*\*\*\* FUNDS WILL NOT BE WIRED UNTIL THE ORIGINAL SIGNED CLOSING PACKAGE ALONG WITH THE FINAL EXECUTED 1003 IS RECEIVED \*\*\*\*\*
59. MISCELLANEOUS: Please direct all inquiries regarding this file to: \*\*\*\*\* Please contact Sun Plank via phone 856-396-3526, direct fax 626-440-7821 or e-mail Sun.Plank@INB.com for any assistance \*\*\*\*\*

BORROWER NAME: Packard

LOAN NUMBER: 126712948

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**LOAN CONDITIONS**

1. — SETTLEMENT AGENT TO CALCULATE AND APPLY ANY REISSUE OR DISCOUNTED RATE TO THE TITLE POLICY FOR WHICH THE BORROWER MAY BE ELIGIBLE.
2. — Settlement Agent to Prepare and Fully Execute...Borrower's and Seller's HUD-1 Settlement Statement with Certification of Receipts and Disbursements. Remit three (3) signed certified copies and one (1) original.
3. — Borrower(s) must sign and date the Residential Loan Application (1003). Closer must approve any revisions and any corrections to be initialed by borrower(s). Return with closing documents.
4. — Settlement Agent to complete, if applicable, the required information at the bottom of the legal description for all recorded documents in the following states: Assessor's Identification Number (CA), Assessor's Parcel Number (NV), Assessor's Property Tax Parcel of Account Number (WA), Parcel Identification Number (KY, PA, VA & NJ), Parcel Number (DE (Kent County), FL, IL, MI, NC, OH, & TN), Tax Map Number (HI, NJ & NY).
5. — The escrow fee (or the fee charged for conducting or attending the closing) charged to Borrower by Settlement Agent has been included as a prepaid finance charge in the Truth in Lending disclosure pursuant to federal regulations effective October 1, 1998. Do not increase or decrease this fee without Lender's prior written consent. If no escrow fee is shown in these closing instructions, then no escrow fee will be charged to Borrower by Settlement Agent.
6. — The Settlement Agent must insure that the Truth-in-Lending Disclosure is signed prior to the execution of the Note and/or Contract.
7. — If required, Settlement Agent must ensure that the complete legal description is attached to the Security Instrument prior to being sent for recordation.
8. — If this transaction is a refinance, confirm that the vesting on the security instrument matches the current vesting as shown on Title (unless a deed has been prepared for recording to alter current vesting). If this transaction is a purchase, confirm that the vesting is in the name of all borrowers/non-obligors signing the security instrument. Vesting may not be in a trust (except in California) or other legal entity unless expressly approved by Indymac Bank. Closing Agent to confirm vesting conforms to these guidelines and contact Indymac Bank immediately if the vesting is not proper.



**LENDER'S CLOSING INSTRUCTIONS**

RETURN LOAN DOCUMENTS TO THE ADDRESS INDICATED BELOW

IndyMac Bank, F.S.B.

401 Rte 73 North - 40 Lake Ctr Exec Park #400, Marlton, NJ 08053

RETURN RECORDED DOCUMENTS TO THE ADDRESS INDICATED ON THE SECURITY INSTRUMENT

FUNDER: Karen Marciano  
 PHONE NUMBER: 856-396-3458  
 FAX NUMBER: 626-397-4454  
 DOCUMENT DATE: June 8, 2007  
 COMMITMENT EXPIRATION DATE: June 25, 2007  
 MUST FUND BY: June 13, 2007

Ext.

LOAN NUMBER: 126383851  
 BORROWER LAST NAME: Penny  
 LOAN TYPE: IndyMac-MS: (ID51LIBIO) 5/1yr  
 LOAN PURPOSE: REFINANCE  
 PROPERTY ADDRESS: 315 State Avenue  
 Wyandanch, NY 11798

DOCUMENTS MUST BE RETURNED BY: ORIGINAL SIGNED DOCUMENTS MUST BE RETURNED TO INDYMAC NO LATER THAN 24 HOURS AFTER LOAN DISBURSEMENT ON NON-RESCINDABLE WET FUNDING TRANSACTIONS AND NO LATER THAN 48 HOURS PRIOR TO LOAN DISBURSEMENT FOR RESCINDABLE WET FUNDING TRANSACTIONS AND FOR ALL TRANSACTIONS IN DRY FUNDING STATES.

SETTLEMENT AGENT/ CLOSING AGENT: National Settlement Agency  
 404 Park Ave S  
 New York, NY 10016  
 ATTN: Closing agent  
 SETTLEMENT AGENT NUMBER: 281

PHONE NUMBER: 212-457-8181  
 FAX NUMBER: 212-457-8182

TITLE COMPANY: Commonwealth Land Title Insurance Company  
 981 Bay Street  
 Staten Island, NY 10305  
 ATTN: Title Agent  
 TITLE ORDER NUMBER #: 281

PHONE NUMBER: 212-457-8181  
 FAX NUMBER: 212-457-8182

Enclosed herewith are documents relating to the above referenced loan.

These are the lender's instructions to you for closing. You are directed to follow these instructions in full, at which time you may request funds. You are not authorized to close this transaction unless you can strictly comply with these instructions. These instructions can only be changed, modified or waived in writing and delivered or telecopied to you by an authorized agent of the lender.

You are to make no changes to the documents without lender's written authorization. All approved changes must be initiated by the borrowers and any other party to the instrument being changed. Detailed instructions regarding documents to be returned and disbursement procedures are found at the end of this document.

**CLOSING DOCUMENT REQUIREMENTS:**

1. Truth-In-Lending Statement must be executed by the borrowers and title holders prior to all other documents.
2. If a construction loan, the Loan Construction Agreement must contain Exhibits A, B, C and D.
3. The Security Agreement, with attached legal description, if required, and all applicable Riders must have the originals sent for recording.
4. If Notice of Right to Cancel is enclosed, have it signed and dated concurrently with the Security Instrument by all borrowers and title holders.
5. Notice of Right to Cancel - Each person granting a security interest in the property must be furnished two completed copies of the Notice of Right to Cancel. You are to insert the appropriate rescission date where indicated on this form advising Borrower(s) that if they choose to cancel this loan transaction, they must send the signed Notice to Cancel to the lender no later than midnight of the third business day following the date they received and executed this notice. (For purposes of rescission, Saturdays are considered business days. Sundays and federal holidays are not.)
6. Estimated and final HUD-1 must include the names and addresses of all parties to the settlement and must be faxed to the IndyMac Bank Funder at the Fax number listed above. A certified copy of the final HUD-1 must be included with the signed documents when returned to IndyMac Bank.
7. All fees and charges on the HUD-1/A must be correct without any typewritten or crossouts including INTERIM INTEREST. Additionally the HUD-1 must REFLECT AN ITEMIZATION OF ALL DISBURSEMENTS FROM THE SELLER'S PROCEEDS.
8. Comply with Title Insurance and Hazard Insurance requirements as shown on page 2 and page 3.
9. Copy of Conveyance instrument(s) and Excise Affidavits.
10. Copy of Escrow Instructions and all amendments which are signed by all parties and certified by the settlement agent.
11. All documents must be signed and dated where applicable.
12. Do not show any credits from seller to buyer without consulting our office.
13. Make NO changes on the documents without our written permission. Call for instructions.
14. If we give permission to make changes on the documents, all changes must be initiated by all signatories to the documents.
15. Do not use a Power of Attorney without prior written approval from us.
16. If we allow the use of a Power of Attorney, the person using that authority must sign as, for example, "Jane Doe by John Doe, her attorney-in-fact", or per state requirements.
17. We assume no liability as to the identity of any person executing or acknowledging any instruments or documents delivered to you in connection with this transaction.
18. SIGNATURES: The documents must be signed exactly as the names appear on the document, even if this is not their usual signature. If a person's name is not on a document then he/she must NOT sign that specific document. Please pay special attention to middle initials, middle names, and generation identification (Jr., Sr., II, III, etc.). You should review the signature on each document carefully.
19. Verify that if initials are required, for example, on each page of the note, that the appropriate initials are obtained.
20. Do not provide us with pictorial verification of signors' identities such as copies of driver licenses. However, all signors must provide a pictorial identification, to be inspected by you, for verification of identity prior to signing the documents.
21. TAX INFORMATION: Tax information sheet required unless tax information provided on title or tax certificate.

BORROWER NAME: Penny

LOAN NUMBER: 126383851

**LENDER'S CLOSING INSTRUCTIONS**

22. REVIEW: Please include three (3) certified copies each of the note and security instrument and provide copies of all other executed documents sent for recording such as a warranty deed, excise affidavit, quit-claim deed, buyer or seller power of attorney, etc. Additionally, for loan transactions where funds are not provided with closing documents (Dry Funding States), all documents must be in our office for review a minimum of two (2) days prior to the day you wish to record.
23. You are responsible for ensuring the borrowers receive a complete set of all signed documents. This includes the two (2) copies to each title owner of the Notice of Right to Cancel (if applicable).
24. Settlement Agent must notify IndyMac Bank, F.S.B., in writing, if there are indications that funds to close or the earnest money deposit did not come from Borrower.

**INITIAL CLOSING INSTRUCTIONS: YOU ARE NOT AUTHORIZED TO CLOSE THIS LOAN IF:**

1. We have not received and approved a preliminary commitment for title insurance and an estimated closing statement.
2. You are past the expiration date of our legal documents which is **June 13, 2007**
3. You have not signed a copy of these instructions plus any amendments, and given a copy to the borrowers.
4. There is any change to the original sales contract which we have not approved in writing.
5. We have not received and accepted / approved: a. Security Instruments conformed and certified plus three copies. b. Note plus three certified copies. c. Any other items sent for execution and / or notarization. We will not accept witnessed acknowledgments on notarized items.
6. We have not received and reviewed acceptable evidence of hazard insurance. Our requirements are detailed in the Hazard Insurance Section of these instructions.
7. All conditions of our loan commitment have not been met.
8. If there is a "Lender Credit", closing agent must asterisk on the HUD-1 those fees paid through this credit.
9. The closing fee charged by the closing agent cannot exceed \$ 650.00  
If closing fees increase, a delay in closing will occur. The closing agent is required to notify the lender if fees have changed prior to the closing of the transaction.
10. A transaction becomes known to you on or before the date of closing that involves the borrower(s) or if you have knowledge of a transaction involving the subject property in the last 180 days. Notify the lender, in writing, of the additional transaction to verify that it has been considered in our loan approval decision.
11. If you are notified that a title owner has rescinded this transaction, our authorization to close the loan is revoked, and you must 1) notify IndyMac Bank immediately of the borrower's reported rescission, and 2) return all funds to IndyMac Bank immediately.

**HAZARD INSURANCE:**

A Hazard Insurance binder / certificate / policy must be furnished at the time of closing in the amount not less than the loan amount, or the replacement cost of the structure, whichever is less.

The policy must meet the following requirements:

1. Original policy or facsimile signed by an authorized agent identifying the full, correct borrower(s) names, the property address, the agent's name and address, the premium amount and our loan number.
2. The required coverage amount is determined as follows:
  - If the unpaid principal balance of the Loan is equal to or greater than the value of the improvements, then the minimum coverage amount must be 100% of the value of the improvements. Improvement Value: **\$ 319,195.00**
  - If the unpaid principal balance of the Loan is less than the value of the improvements, then the minimum coverage amount must be the greater of the principal balance or 80% of the value of the improvements.
  - The value of the improvements is the total estimated reproduction cost shown on the appraisal or the insurable value of the improvements as established by the insurer. If the policy provides for full replacement cost, then the value of the improvements is not used, and the named coverage amount will be deemed sufficient.
3. Paid receipt for first year premium attached or shown on HUD-1 as paid in closing.
4. Earthquake insurance (if required) use same identifying criteria as for Flood Insurance.
5. Insurer must have rating in Best's insurance guide of at least Class VI or B rating.
6. On condominiums, we must have an individual endorsement meeting the criteria above.
7. Flood Insurance (if required): Standard policy issued by member of National Flood Insurers Association for not less than our loan amount or the cost of improvements, or the maximum amount available under National Flood Insurance Program, whichever is less. The name(s) of the borrower(s), legal description, street address, city, state, county and zip code of security property on these policies must be identical to those of the loan instruments.
8. Loss Payable Clause to: **IndyMac Bank, F.S.B., its successors and/or assigns, P.O. Box 2971, Phoenix, AZ 85062-2971**

(Note: Lender will accept Lender Loss Payee not yet converted to above for all non-HELOC or non-Construction loans. Post-funding, Lender will distribute Lender Loss Payee notification letters to the insurance carriers for such non-HELOC or non-Construction transactions.)

9. If a Construction loan the following is required 1) Course of Action Construction Coverage 2) General liability certificate from the contractor which names the contractor as the Insured. The Borrower and Lender must be named as Additional Insured under the contractor's liability policy 3) Worker's compensation certificate naming the contractor as the named Insured. If a Lot Loan, no insurance is required.
10. For refinancing transactions, if the expiration date of the insurance policy is not at least 60 days from the closing date of the loan, the hazard premium must be paid for the following year at closing. You must provide acceptable evidence that the insurance policy is paid. If coverage is modified to meet the requirements under the Hazard Insurance section, provide evidence of the premium adjustment and that it has been paid or will be paid at closing.

**TITLE POLICY REQUIREMENTS:**

THE TOTAL CONSIDERATION IN THIS TRANSACTION EXCEPT FOR OUR LOAN PROCEEDS AND APPROVED SECONDARY FINANCING MUST PASS TO YOU IN THE FORM OF CASH. DO NOT PROCEED WITH CLOSING, AND NOTIFY OUR OFFICES IMMEDIATELY, IF YOU HAVE KNOWLEDGE OF A SALE OR TRANSFER OF THE SUBJECT PROPERTY ON OR BEFORE THE DATE OF OUR TRANSACTION, OR IF YOU HAVE KNOWLEDGE OF A CONCURRENT OR SUBSEQUENT TRANSACTION WHICH WOULD TRANSFER THE SUBJECT PROPERTY UPON COMPLETION OF THIS LOAN.

Insured Name, as it is to appear on the final title policy: **IndyMac Bank, F.S.B., a federally chartered savings bank**

Vesting: **Marcia Penny and Juanita Bartely**

First lien financing has been approved for \$ 369,000.00

Secondary (subordinate) lien financing has been approved for **N/A**

1. The lender's purpose in making this loan is to obtain a valid first or second lien mortgage loan suitable for sale in the secondary mortgage market. Unless this purpose is achieved, the Lender will sustain a substantial monetary loss. To avoid such a loss, you must follow these closing instructions and issue a mortgage policy of title insurance insuring the Lender's lien as a valid first or second lien according to the rules and forms promulgated by the state insurance regulatory authority.
2. Except as otherwise specifically provided in these instructions, the Lender is not to incur any expense in this transaction. The total consideration in this transaction except for the loan and approved secondary financing must pass in the form of cash through the settlement.

IndyMac Bank  
Lender's Closing Instructions

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BORROWER NAME: Penny

LOAN NUMBER: 126383851

**LENDER'S CLOSING INSTRUCTIONS**

3. The lender reserves the right to cancel or amend this loan or these instructions at any time prior to closing and to demand the return of all monies and documents provided by lender.
4. This transaction has been approved for the above listed financing. No other liens against the property are permitted. We must approve any changes to these amounts in writing.
5. The title policy must insure this mortgage as a valid first lien subject only to the exceptions numbered See Additional Title Insurance Requirements on Page 6. as shown on the preliminary title report/commitment dated April 24, 2007. If secondary (subordinate) lien financing has been approved for this transaction, our lien must be in the appropriate position.
6. If this loan is for a secondary (subordinate) lien transaction, see attached addendum.
7. We require title insurance of \$ 369,000.00 ☐ If this box is checked, then the loan program allows for negative amortization and the amount of title insurance indicated represents N/A % of the loan amount.
8. The title policy must accurately reflect the marital status of the vestee. In addition, vesting on the title and vesting on the security instrument must be exactly the same.
9. You must contact our office prior to closing to discuss and, if permitted, secure written approval for any impediments/exceptions to title that are not specifically addressed in these instructions.
  - a. Taxes and Special Assessments: No past due taxes or special assessments are to be shown as exceptions. The title policy must show current year's taxes "not yet due and payable" or "current installment paid".
  - b. Encroachments: The policy must contain affirmative coverage against loss or damage in the event of an encroachment.
  - c. Unlocated Easements: Any unlocated easements must be identified as to purpose, be of determined width and insured. Otherwise, they must be deleted from the final title policy.
  - d. Survey Exceptions: Survey exceptions are not acceptable. If surveys are not commonly required in this property's jurisdiction, provide an Alta 9 or 100 or it's equivalent. (Restrictions, Encroachments and Minerals)
  - e. Legal and Property Address: The legal description and common property address specified in the title policy must agree with the closing documents.
  - f. Water, oil, gas, or mineral reservations: A comprehensive endorsement is required to insure us against damage or loss of improvements, including landscaping, in the event that water, oil, gas, or mineral reservations exist and that they allow for the right of surface.
  - g. Environmental Protection Lien Endorsements: This endorsement (Alta 8 or 8.1 or its equivalent) must be included in the lender's title policy.
10. The following endorsements must be included in the lender's policy: 8 or 8.1, 9 or 100, ARM Endorsement, EPL Endorsement,  
 Contact us if you have questions regarding the endorsements required for this transaction.
11. If a plat or survey is required in this jurisdiction, it must show the complete road name and reference all points used in the legal description.
12. All necessary instruments must be properly executed and recorded to assure the issuance of a lender's title policy, which meets the criteria outlined in these instructions.
13. Have the title company forward the owner's policy to the borrowers at the property or mailing address.
14. We require the original and one copy of the final lender's title policy. Send the final lender's title policy directly to:  
 INDYMAC BANK F.S.B., 901 East 104th Street, Building B, Suite 400/500, Kansas City, MO: 64131.  
 ATTENTION: DOCUMENT MANAGEMENT

**BORROWER COST REQUIREMENTS**

Downpayment in cash from borrower(s) must go through settlement. We require documentation of ALL funds received by the settlement agent. Borrowers cannot pay the following:

**VA LOANS**

1. Photos and Inspection Fees more than allowed by VA.
2. Messenger Service and Overnight Delivery Fees.
3. Recording of any document other than Deed/Security Deed and any attachments thereto.
4. Photocopy or Fax Fees.
5. Escrow/Settlement Fees, Sub-Escrow, Signing Fee or Loan Tie-in.
6. Termite Inspection (purchase).
7. Document Preparation Fees.
8. Notary Fees.

**DISBURSEMENT**

1. It shall be the responsibility of the Closing Agent to request proceeds from the lender at such time as the Closing Agent is prepared to comply with all the terms and conditions of the Purchase / Sale Agreement / Escrow Instructions and/or Lender's Closing Instructions. Such a request, by the Closing Agent, for funds shall be deemed a certification to the lender that all terms and conditions have been met and that the documents will be properly recorded no later than the next business day after the day the closing agent has received the proceeds check or wire transfer. In the event that the documents are not recorded within one business day of receipt of the lender's proceeds, the Closing Agent will immediately return the funds to the lender in the form of a Certified or Cashier's Check or wire transfer (see Wire Instructions form for return wire instructions), at the lender's discretion. The funds returned shall include the Closing Agent's fee. Closing Agent shall defend, indemnify and hold Lender harmless from and against, and shall reimburse it for, any liabilities, obligations, losses, damages, claims, penalties, actions, suits, causes of action or expenses of any nature (including attorney's fees and costs) asserted against Lender, which arise out of or are based on Closing Agent, within 24 hours of receipt of funds, failing to either (i) cause the documents necessary for issuance of the lender's title policy to be properly recorded, or (ii) immediately return such funds to Lender in the manner provided above.
2. **HUD SETTLEMENT DATE:**
  - a. **GOVERNMENT LOANS:** The HUD-1 settlement date must be the date on which the lender disburses proceeds to the Closing Agent and NOT the date on which proceeds are disbursed to the seller. These two dates must be the same day.
  - b. **CONVENTIONAL LOANS:** The settlement date on the HUD-1 statement may reflect the date on which the Closing Agent disburses the proceeds, which usually is the day after the Agent received loan proceeds from the lender. But in no event on a rescindable transaction can the closing agent disburse the proceeds earlier than the day after midnight of the third business day following execution of the Notice of Right to Cancel by all title owners.

ADDITIONAL INSTRUCTIONS, IF ANY, ARE ATTACHED AS DOCUMENT AND CONDITION ADDENDUMS.

BORROWER NAME: Penny

LOAN NUMBER: 126383851

**LENDER'S CLOSING INSTRUCTIONS**

Collect all fees as indicated below and on the following page and reflect on the HUD-1 / 1A settlement statement. Please notify the lender if you have any questions regarding charges shown below. The term "Deducted" means that the fee has been subtracted from the lender's funds. The fee must be collected from the indicated parties.

If broker or any other interested party requests an additional fee or increase in any fee or charge, or a change to the sales price, appraised value, loan amount, or LTV, other than what is specifically stated below, do not close until lender has agreed, in writing, to all changes. If you do close with figures other than what is presented below, IndyMac may refuse to fund this loan or seek recourse to the closing agent.

Notify the lender immediately if the loan has not been recorded by 2:00 p.m. the day following the lender's disbursement of funds unless area policy mandates that recording occur prior to disbursement of funds or the state is a round table closing state.

SALES PRICE: 0.00

LOAN AMOUNT: 369,000.00

APPRAISED VALUE: 410,000.00

LTV: 90.000

Description	BORROWER	SELLER	LENDER/THIRD PARTY
Discount Fee	(Deducted) 4,151.25		
Appraisal Fee	(POC) 500.00		
Credit Report Fee	15.35		
Funding Fee	(Deducted) 725.00		
Tax Service Fee	(Deducted) 75.00		
LOL Flood Determination Fee	(Deducted) 7.00		
*B Broker Processing Fee	500.00		
*B Broker Application Fee	500.00		
*B Broker Origination Fee	3,690.00		
Escrow Insurance Reserves	(Deducted) 410.40		
Property Tax Reserves	(Deducted) 2,094.40		
Aggregate Accounting Adjustment	(Deducted) -82.04		
Escrow/Closing Agent Fee	650.00		
Title Search/Abstract Fee	70.00		
Notary Fee	100.00		
Title Policy Premium Fee	979.00		
Title Endorsements Fee	75.00		
Pickup Fee	250.00		
Courier / Overnight Fee	45.00		
Escrow Service Fee	40.00		
Departmentals	435.00		
Recording Fees	300.00		
Lender New York Mortgage Tax paid by Lender (POC)	(Deducted)		-922.50
NY Borrower Paid Mortgage Tax	2,952.00		
Contingence	75.00		
WERS Transfer Fee	(Deducted) 4.95		
Broker Courier Fee	44.19		

Sub-Total of Items Deducted:

7,570.46

Amount of Net Funding:

361,429.54

All HUD-1 items must list Service Providers.

Interest From 06/13/2007 To 07/01/2007 @ \$ 61.5000 For 18.00 = \$ 1,107.00

MORTGAGE BROKER COMPENSATION FEE PAID TO MORTGAGE BROKER BY LENDER POC - MUST BE SHOWN ON HUD-1/1A.

Paid To:

\$ N/A

\*B-Fees paid to Broker

\* Prepaid Finance Charge

Projected Wire Amount: \$ 361,429.54

\*\* POC - Paid Outside of Closing

L-fees paid to Lender, B-fees paid to Broker, O-fees paid to Others.

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Lender's Closing Instructions

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BORROWER NAME: Penny

LOAN NUMBER: 126383851

**LENDER'S CLOSING INSTRUCTIONS**

In accordance with the Real Estate Settlement Procedures Act (RESPA), you must comply with all provisions of RESPA to complete the HUD-1 / 1A, including the Service Providers listed below must be shown on the HUD-1 or HUD-1 / 1A Settlement Statement.

FEES	SERVICE PROVIDER	DESCRIPTION
4,151.25	IndyMac Bank	Discount Fee
500.00	UAS Appraisals	Appraisal Fee
15.35	CIS	Credit Report Fee
725.00	IndyMac Bank	Funding Fee
75.00	IndyMac Bank	Tax Service Fee
7.00	First American	LOL Flood Determination Fee
500.00	Optamerica Mortgage	Broker Processing Fee
500.00	Optamerica Mortgage	Broker Application Fee
3,690.00	Optamerica Mortgage	Broker Origination Fee
650.00	National Settlement Agency, Inc.	Escrow/Closing Agent Fee
70.00	National Settlement Agency, Inc.	Title Search/Abstract Fee
100.00	National Settlement Agency, Inc.	Notary Fee
979.00	National Settlement Agency, Inc.	Title Policy Premium Fee
75.00	National Settlement Agency, Inc.	Title Endorsements Fee
250.00	National Settlement Agency, Inc.	Pickup Fee
45.00	National Settlement Agency, Inc.	Courier / Overnight Fee
40.00	National Settlement Agency, Inc.	Escrow Service Fee
435.00	National Settlement Agency, Inc.	Departmentals
300.00	County Clerk	Recording Fees
-922.50	State of New York	Lender New York Mortgage Tax paid by Lender (POC)
2,952.00	State of New York	NY Borrower Paid Mortgage Tax
75.00	National Settlement Agency, Inc.	Continuance
4.95	Mortgage Electronic Registration Systems	MERS Transfer Fee
44.19	Optamerica Mortgage	Broker Courier Fee

ESCROW / IMPOUND FEES	NUMBER OF MONTHS	AMOUNT PER MONTH	TOTAL AMOUNT
Taxes	4	523.60	2,094.40
Hazard	5	82.08	410.40

The undersigned borrower(s)

- Direct that the loan proceeds be payable to the order of the Settlement Agent.
- Acknowledge 1st payment date of: August 1, 2007
- Acknowledge that the lender may cancel or amend these instructions without my / our approval.
- Acknowledge all fees and requirements to close the loan transaction including the attached condition addendum(s).
- Acknowledge Estimated Monthly Payment of:

Interest	\$ 1,845.00
Hazard	\$ 82.08
Taxes	\$ 523.60
Mortgage Insurance	\$ 221.40
Other/Flood Insurance	\$ 0.00
	\$ 2,672.08

Marnia Penny 6-8-07 DateJuanita Bartely 6/8/07 Date\_\_\_\_\_  
Date\_\_\_\_\_  
DateAggregate Adjustment -82.04

SETTLEMENT AGENT SHALL: (i) TREAT ALL INFORMATION REGARDING THIS LOAN: TRANSACTION, INCLUDING INFORMATION RELATING TO THE BORROWERS AND CONSUMERS DOING BUSINESS WITH INDYMAC BANK, AS CONFIDENTIAL INFORMATION. (SUCH BORROWER AND CONSUMER INFORMATION, THE "CUSTOMER INFORMATION") (ii) NOT USE OR DISCLOSE ANY CONFIDENTIAL INFORMATION, EXCEPT AS REQUESTED BY INDYMAC BANK IN CONNECTION WITH PERFORMING THESE LENDER'S INSTRUCTIONS AND PROVIDING THE SETTLEMENT SERVICES CONTEMPLATED HEREIN; AND (iii) COMPLY AT ALL TIMES WITH TITLE V OF THE GRAMM-LEACH-BLILEY ACT (PUB. L. 106-102) ALL CURRENT AND FUTURE APPLICABLE REGULATORY IMPLEMENTATIONS THEREOF, AND ALL OTHER APPLICABLE FEDERAL, STATE AND LOCAL LAWS, RULES, REGULATIONS AND ORDERS REGARDING THE CUSTOMER INFORMATION. WITHOUT LIMITING THE FOREGOING, SETTLEMENT AGENT AGREES TO SECURE AND MAINTAIN THE SECURITY OF ALL SUCH CUSTOMER INFORMATION IN ITS POSSESSION AT ALL TIMES SUCH CUSTOMER INFORMATION IS IN THE POSSESSION, CUSTODY OR CONTROL OF SETTLEMENT AGENT OR ANY OF ITS PERSONNEL, AGENTS, CONTRACTORS OR SUBCONTRACTORS. VIOLATION OF THESE COVENANTS MAY INVOKE CIVIL OR CRIMINAL REMEDIES UNDER THE PROVISIONS OF FEDERAL AND/OR STATE FINANCIAL PRIVACY LAWS.

ADDITIONALLY, CLOSING AGENT HEREBY CONFIRMS THAT ALL FUNDS RECEIVED FROM LENDER FOR THE DISBURSEMENT OF THE REFERENCED LOAN(S) WILL BE WIRED TO AND MAINTAINED IN A TRUST ACCOUNT, AND NOT IN A GENERAL OPERATING ACCOUNT, AND DISBURSED IN ACCORDANCE WITH THE LENDER'S INSTRUCTIONS HEREIN.

SETTLEMENT AGENT AGREES TO CLOSE THIS LOAN IN ACCORDANCE WITH ALL OF THE INSTRUCTIONS.

By: Q. Asqat b. n. 6/8/07 Date  
Settlement Agent



BORROWER NAME: Penny

LOAN NUMBER: 126383851

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following is a list of documents that are enclosed.

\*\*\*\*\*ATTENTION CLOSING AGENT\*\*\*\*\*  
 DO NOT ALLOW CUSTOMERS TO SIGN ANY DOCUMENTS THAT CONTAIN BLANKS WHERE INFORMATION SHOULD BE ENTERED. REPORT THIS IMMEDIATELY TO YOUR INDI-MAC CONTACT.

- \* Truth in Lending
- \* Notice of Right to Cancel
- \* Note
- \* Security Instrument
- \* Adjustable Rate Rider
- \* 1-4 Family Rider
- \* M-9'S
- \* Servicing Disclosure Statement
- \* ID: Escrow Instructions to Closing Agent
- \* ID: Lender's Closing Instructions
- \* ID: Wire Instructions
- \* ID: Insurance Requirements
- \* ID: First Payment Letter and Mailing Address Certification
- \* ID: Borrower's Cert. & Authorization
- \* ID: Error's and Omissions/Compliance Agreement
- \* ID: Subprime ARM Prepayment Penalty Addendum
- \* ID: Signature/Name Affidavit
- \* Initial Escrow Account Disclosure Statement
- \* Interest Deductibility Disclosure Notice
- \* Occupancy Declaration
- \* Notice of Right to Receive a Copy of the Appraisal Report
- \* Tax Escrow Account Designation of Mortgage Investing Institution to Receive Tax Bills
- \* ID: Itemization of Amount Financed
- \* Closing Agent Checklist and Important Funding Messages
- \* Request for Transcript of Tax Form (4506-T)
- \* INDI-MAC DISCLOSURE OF CANCELLATION OF PMI
- \* ARM DISCLOSURE
- \* Anti-Predatory Lending Disclosure
- \* Market Based Pricing Disclosure
- \* Credit Score Notice to the Home Loan Applicant

**ADDITIONAL TITLE INSURANCE REQUIREMENTS**

1. ☐ Installment of Current taxes and all prior installments must be shown as paid.
2. ☐ Borrower's names to read the same as on the security instrument.
3. ☐ Loan amount should be the same as the note and security instrument.
4. ☐ The proposed insured should be the Lender named in the security instrument.
5. ☐ Clear all exceptions on Schedule "B/C".

BORROWER NAME: Penny

LOAN NUMBER: 126383851

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following IndyMac conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**INDYMAC CONDITIONS:**

- 28. ☐ PF#03: ALTA 6 or 6.1 ARM endorsement required.
- 29. ☐ PF#44: Assure subject loan is in first lien position. No subordinate financing allowed.
- 30. ☐ PF#100: Judgments or liens shown on title must be satisfied and satisfactory evidence provided. Item Numbers:
- 31. ☐ PF#130: All debts as indicated on 1003 must be paid through closing. Option One and American Honda
- 34. ☐ TFI#07: Tax Information Sheet required unless tax information is provided on title or tax certificate.
- 35. ☐ TFI #13: Lender's Closing Instructions must be executed by the settlement agent in their entirety as presented by IndyMac Bank, without alteration or substitution. Failure to execute Lender's Closing Instructions as presented will require selection of an alternate settlement agent.
- 68. ☐ IMPORTANT...PLEASE SEND ALL BROKER CHECKS TO THE "BROKER"...ALSO, THE SIGNED AND DATED FINAL 1003 MUST BE OBTAINED FROM THE BROKER AND RETURNED WITH OUR CLOSING PACKAGE.
- 69. ☐ PLEASE BE ADVISED THAT NO NEW FEES CAN BE SHOWN ON THE HUD OTHER THAN THOSE INCLUDED ON THE CLOSING INSTRUCTIONS. THANK YOU!
- 70. ☐ PLEASE FAX A PRELIM HUD FOR APPROVAL TO Karen Marciano, 626-397-4454 (fax), 856-396-3458 (phone).
- 71. ☐ \*\*\*ORIGINAL PACKAGE MUST BE OVERNIGHTED WITHIN 24 HOURS OF CLOSING. ORIGINAL DOCUMENTS MUST BE REVIEWED BY FUNDER IN ORDER FOR A WIRE TO BE SENT: 401 Route 73 North, 40 Lake Center Executive Park, Suite 400, Marlton, NJ 08053.
- 72. ☐ TAXES AND INSURANCE ARE TO BE PAID CURRENT.

BORROWER NAME: Penny

LOAN NUMBER: 126383851

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**LOAN CONDITIONS**

1. ☐ SETTLEMENT AGENT TO CALCULATE AND APPLY ANY REISSUE OR DISCOUNTED RATE TO THE TITLE POLICY FOR WHICH THE BORROWER MAY BE ELIGIBLE.
2. ☐ Settlement Agent to Prepare and Fully Execute...Borrower's and Seller's HUD-1 Settlement Statement with Certification of Receipts and Disbursements. Remit three (3) signed certified copies and one (1) original.
3. ☐ Borrower(s) must sign and date the Residential Loan Application (1003). Closer must approve any revisions and any corrections to be initialed by borrower(s). Return with closing documents.
4. ☐ Settlement Agent to complete, if applicable, the required information at the bottom of the legal description for all recorded documents in the following states: Assessor's Identification Number (CA), Assessor's Parcel Number (NV), Assessor's Property Tax Parcel or Account Number (WA), Parcel Identification Number (KY, PA, VA & WI), Parcel Number (DE (Kent County), FL, IL, MT, NC, OH, & TN), Tax Map Number (HI, NJ & NY).
5. ☐ The escrow fee (or the fee charged for conducting or attending the closing) charged to Borrower by Settlement Agent has been included as a prepaid finance charge in the Truth in Lending disclosure pursuant to federal regulations effective October 1, 1998. Do not increase or decrease this fee without Lender's prior written consent. If no escrow fee is shown in these closing instructions, then no escrow fee will be charged to Borrower by Settlement Agent.
6. ☐ The Settlement Agent must insure that the Truth-in-Lending Disclosure is signed prior to the execution of the Note and/or Contract.
7. ☐ If required, Settlement Agent must ensure that the complete legal description is attached to the Security Instrument prior to being sent for recordation.
8. ☐ If this transaction is a refinance, confirm that the vesting on the security instrument matches the current vesting as shown on Title (unless a deed has been prepared for recording to alter current vesting). If this transaction is a purchase, confirm that the vesting is in the name of all borrowers/non-obligors signing the security instrument. Vesting may not be in a trust (except in California) or other legal entity unless expressly approved by IndyMac Bank. Closing Agent to confirm vesting conforms to these guidelines and contact Indymac Bank immediately if the vesting is not proper.

Loan #: 126739313

**INDYMAC BANK****CLOSING AGENT CHECKLIST AND IMPORTANT FUNDING MESSAGES**

This document does not take the place of the lender's instructions. If there is any conflicting information, the lender's instructions take precedence.

The funder assigned to the loan closing is:

**Funder:** Joann Stokes  
**Phone:** 800-300-9266  
**Fax:** 626-229-6113

As our closing agent, you must conform to these additional requirements:

1. If for any reason the loan does not close and disburse as scheduled, you are to notify the funder immediately.
2. Original signed documents must be returned to IndyMac no later than 24 hours after loan disbursement on non-rescindable wet funding transactions and no later than 48 hours prior to loan disbursement for rescindable wet funding transactions and for all transactions in dry funding states. Non-compliance with this requirement could change your "approved" status as a closing agent for IndyMac Bank to "suspended" or "terminated".

Please return the original closing package, a signed copy of our Lender's Closing Instructions, executed by a representative of the closing agent, and all required certified copies, to:

IndyMac Bank, F.S.B., a federally chartered savings bank  
 Attn: Funding  
 401 Rte 73 North - 40 Lake Ctr Exec Park #400  
 Marlton, NJ 08053

**Pre-Disbursement Required Documentation - Transactions in Wet Funding States**

For non-rescindable transactions in Wet funding states, return this checklist along with the following documents, as they must be reviewed and approved by the funder prior to loan disbursement:

- ☐ Preliminary HUD-1, which must reflect fees and service providers as shown on the closing instructions
- ☐ Hazard insurance with IndyMac Bank, F.S.B. loss payee endorsement
- ☐ Flood insurance with IndyMac Bank, F.S.B. loss payee endorsement, if applicable
- ☐ All outstanding Pre-Funding Conditions, if applicable
- ☐ If IndyMac has allowed a power of attorney, properly executed Power of Attorney and signatures, if applicable. Example: Ann Brown is signing for Joe Smith. All documents must be signed: Joe Smith by Ann Brown his attorney in fact
- ☐ Lender's Closing Instructions with the signature page executed by a representative of the closing agent.

For rescindable transactions in Wet funding states, return this checklist along with the following signed and dated documents, as they must be reviewed and approved prior to the funder releasing the wire:

- ☐ Preliminary HUD-1, which must reflect fees and service providers as shown on the closing instructions
- ☐ Signed and dated Truth in Lending by all title owners
- ☐ Signed and dated Notice of Right to Cancel for each title owner
- ☐ Signed Note
- ☐ Borrowers' signatures must not be "under-signed". Example: Signed as J. Doe when typed names show John Doe. Title-owners who are not borrowers may not sign any other documents than those documents that contain his/her name on a signature line.
- ☐ Certified copy of the signed and notarized Mortgage/Deed of Trust
- ☐ Hazard insurance with IndyMac Bank, FSB loss payee endorsement
- ☐ Flood insurance with IndyMac Bank, FSB loss payee endorsement, if applicable
- ☐ All outstanding Pre-Funding Conditions, if applicable
- ☐ If IndyMac has allowed a power of attorney, the properly executed Power of Attorney and signatures. Example: Ann Brown is signing for Joe Smith. All documents must be signed: Joe Smith by Ann Brown his attorney in fact.

**Pre-Funding Required Documentation - Transactions in Dry Funding States\***

For all transactions in Dry funding states, return this checklist along with the following signed and dated documents, as they must be reviewed and approved prior to the funder releasing the wire:

- ☐ Borrower's Estimated Settlement Statement / Preliminary HUD-1, which must reflect fees and service providers as shown on the closing instructions
- ☐ Signed and dated Truth in Lending. If owner-occupied refinance, ensure all title owners sign and date.
- ☐ Signed and dated Notice of Right to Cancel for each title owner, if applicable.
- ☐ Original and three (3) certified copies of the signed Note.
- ☐ Borrower's signatures must not be "under-signed" (sign as J. Doe when typed name shows John Doe). Title-owners who are not borrowers may not sign any other documents than those documents that contain his/her name on a signature line.
- ☐ Three (3) certified copies of the signed and notarized Mortgage/Deed of Trust.
- ☐ Signed and dated 1003.
- ☐ Hazard insurance with IndyMac Bank, F.S.B. loss payee endorsement.
- ☐ Flood insurance with IndyMac Bank, F.S.B. loss payee endorsement, if applicable.
- ☐ All outstanding Pre-Funding Conditions, if applicable.
- ☐ Two (2) copies of Legal Description, if not printed on Mortgage.
- ☐ If IndyMac has allowed a power of attorney, the properly executed Power of Attorney and signatures, if applicable. Example: Ann Brown is signing for Joe Smith. All documents must be signed: Joe Smith by Anne Brown his attorney in fact.

Thank you for your cooperation.

IndyMac Bank, F.S.B.

\*Dry funding states include AK, AZ, CA, HI, ID, MT, NV, OR, UT and WA.

IndyMac Bank  
 Closing Agent Checklist and Important Funding Messages



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**LENDER'S CLOSING INSTRUCTIONS**

RETURN LOAN DOCUMENTS TO THE ADDRESS INDICATED BELOW

IndyMac Bank, F.S.B.

401 Rte 73 North - 40 Lake Ctr Exec Park #400, Marlton, NJ 08053

**RETURN RECORDED DOCUMENTS TO THE ADDRESS INDICATED ON THE SECURITY INSTRUMENT**

FUNDER: Joann Stokes

PHONE NUMBER: 800-300-9266

FAX NUMBER: 626-229-6113

DOCUMENT DATE: June 15, 2007

COMMITMENT EXPIRATION DATE: June 25, 2007

MUST FUND BY: June 20, 2007

DOCUMENTS MUST BE RETURNED BY:

LOAN NUMBER: 126739313

Ext. 3512 BORROWER LAST NAME: Scali

LOAN TYPE: IndyMac-WG: (IDFIXIO10) Fxd Rate

LOAN PURPOSE: REFINANCE

PROPERTY ADDRESS: 260 Holdridge Ave  
Staten Island, NY 10312

ORIGINAL SIGNED DOCUMENTS MUST BE RETURNED TO INDYMAC NO LATER THAN 24 HOURS AFTER LOAN DISBURSEMENT ON NON RESCINDABLE WET FUNDING TRANSACTIONS AND NO LATER THAN 48 HOURS PRIOR TO LOAN DISBURSEMENT FOR RESCINDABLE WET FUNDING TRANSACTIONS AND FOR ALL TRANSACTIONS IN DRY FUNDING STATES.

SETTLEMENT AGENT/  
CLOSING AGENT: National Settlement Agency  
404 Park Ave S  
New York, NY 10016

ATTN:

SETTLEMENT AGENT NUMBER: CSA290

PHONE NUMBER: 212-457-8181

FAX NUMBER: 212-457-8182

TITLE COMPANY: Commonwealth Land Title Insurance Company  
100 Broadway  
New York, NY 10005

ATTN: CLOSING AGENT

TITLE ORDER NUMBER #: CSA290

PHONE NUMBER: 212-239-6706

FAX NUMBER: 212-608-6706

Enclosed herewith are documents relating to the above referenced loan.

These are the lender's instructions to you for closing. You are directed to follow these instructions in full, at which time you may request funds. You are not authorized to close this transaction unless you can strictly comply with these instructions. These instructions can only be changed, modified or waived in writing and delivered or telecopied to you by an authorized agent of the lender.

You are to make no changes to the documents without lender's written authorization. All approved changes must be initialed by the borrowers and any other party to the instrument being changed. Detailed instructions regarding documents to be returned and disbursement procedures are found at the end of this document.

**CLOSING DOCUMENT REQUIREMENTS:**

1. Truth-In-Lending Statement must be executed by the borrowers and title holders prior to all other documents.
2. If a construction loan, the Loan Construction Agreement must contain Exhibits A, B, C and D.
3. The Security Agreement, with attached legal description, if required, and all applicable Riders must have the originals sent for recording.
4. If Notice of Right to Cancel is enclosed, have it signed and dated concurrently with the Security Instrument by all borrowers and title holders.
5. Notice of Right to Cancel - Each person granting a security interest in the property must be furnished two completed copies of the Notice of Right to Cancel. You are to insert the appropriate rescission date where indicated on this form advising Borrower(s) that if they choose to cancel this loan transaction, they must send the signed Notice to Cancel to the lender no later than midnight of the third business day following the date they received and executed this notice. (For purposes of rescission, Saturdays are considered business days. Sundays and federal holidays are not.)
6. Estimated and final HUD-1 must include the names and addresses of all parties to the settlement and must be faxed to the IndyMac Bank Funder at the Fax number listed above. A certified copy of the final HUD-1 must be included with the signed documents when returned to IndyMac Bank.
7. All fees and charges on the HUD-1/A must be correct without any typeovers or crossouts including INTERIM INTEREST. Additionally the HUD-1 must REFLECT AN ITEMIZATION OF ALL DISBURSEMENTS FROM THE SELLER'S PROCEEDS.
8. Comply with Title Insurance and Hazard Insurance requirements as shown on page 2 and page 3.
9. Copy of Conveyance instrument(s) and Excise Affidavits.
10. Copy of Escrow Instructions and all amendments which are signed by all parties and certified by the settlement agent.
11. All documents must be signed and dated where applicable.
12. Do not show any credits from seller to buyer without consulting our office.
13. Make NO changes on the documents without our written permission. Call for instructions.
14. If we give permission to make changes on the documents, all changes must be initialed by all signatories to the documents.
15. Do not use a Power of Attorney without prior written approval from us.
16. If we allow the use of a Power of Attorney, the person using that authority must sign as, for example, "Jane Doe by John Doe, her attorney-in-fact", or per state requirements.
17. We assume no liability as to the identity of any person executing or acknowledging any instruments or documents delivered to you in connection with this transaction.
18. SIGNATURES: The documents must be signed exactly as the names appear on the document, even if this is not their usual signature. If a person's name is not on a document then he/she must NOT sign that specific document. Please pay special attention to middle initials, middle names, and generation identification (Jr., Sr., II, III, etc.). You should review the signature on each document carefully.
19. Verify that if initials are required, for example, on each page of the note, that the appropriate initials are obtained.
20. Do not provide us with pictorial verification of signors' identities such as copies of driver licenses. However, all signors must provide a pictorial identification, to be inspected by you, for verification of identity prior to signing the documents.
21. TAX INFORMATION: Tax information sheet required unless tax information provided on title or tax certificate.



BORKOWER NAME : Scali

LOAN NUMBER : 126739313

**LENDER'S CLOSING INSTRUCTIONS**

22. **REVIEW:** Please include three (3) certified copies each of the note and security instrument and provide copies of all other executed documents sent for recording such as a warranty deed, excise affidavit, quit-claim deed, buyer or seller power of attorney, etc. Additionally, for loan transactions where funds are not provided with closing documents (Dry Funding States), all documents must be in our office for review a minimum of two (2) days prior to the day you wish to record.
23. You are responsible for ensuring the borrowers receive a complete set of all signed documents. This includes the two (2) copies to each title owner of the Notice of Right to Cancel (if applicable).
24. Settlement Agent must notify IndyMac Bank, F.S.B., in writing, if there are indications that funds to close or the earnest money deposit did not come from Borrower.

**INITIAL CLOSING INSTRUCTIONS : YOU ARE NOT AUTHORIZED TO CLOSE THIS LOAN IF :**

1. We have not received and approved a preliminary commitment for title insurance and an estimated closing statement.
2. You are past the expiration date of our legal documents which is **June 20, 2007**
3. You have not signed a copy of these instructions plus any amendments, and given a copy to the borrowers.
4. There is any change to the original sales contract which we have not approved in writing.
5. We have not received and accepted / approved: a. Security Instruments conformed and certified plus three copies. b. Note plus three certified copies. c. Any other items sent for execution and / or notarization. We will not accept witnessed acknowledgments on notarized items.
6. We have not received and reviewed acceptable evidence of hazard insurance. Our requirements are detailed in the Hazard Insurance Section of these instructions.
7. All conditions of our loan commitment have not been met.
8. If there is a "Lender Credit", closing agent must asterisk on the HUD-1 those fees paid through this credit.
9. The closing fee charged by the closing agent cannot exceed \$ **650.00**  
If closing fees increase, a delay in closing will occur. The closing agent is required to notify the lender if fees have changed prior to the closing of the transaction.
10. A transaction becomes known to you on or before the date of closing that involves the borrower(s) or if you have knowledge of a transaction involving the subject property in the last 180 days. Notify the lender, in writing, of the additional transaction to verify that it has been considered in our loan approval decision.
11. If you are notified that a title owner has rescinded this transaction, our authorization to close the loan is revoked, and you must 1) notify IndyMac Bank immediately of the borrower's reported rescission, and 2) return all funds to IndyMac Bank immediately.

**HAZARD INSURANCE:**

A Hazard Insurance binder / certificate / policy must be furnished at the time of closing in the amount not less than the loan amount, or the replacement cost of the structure, whichever is less.

The policy must meet the following requirements :

1. Original policy or facsimile signed by an authorized agent identifying the full, correct borrower(s) names, the property address, the agent's name and address, the premium amount and our loan number.
2. The required coverage amount is determined as follows:
  - If the unpaid principal balance of the Loan is equal to or greater than the value of the improvements, then the minimum coverage amount must be 100% of the value of the improvements. Improvement Value: **\$ 424,100.00**
  - If the unpaid principal balance of the Loan is less than the value of the improvements, then the minimum coverage amount must be the greater of the principal balance or 80% of the value of the improvements.
  - The value of the improvements is the total estimated reproduction cost shown on the appraisal or the insurable value of the improvements as established by the insurer. If the policy provides for full replacement cost, then the value of the improvements is not used, and the named coverage amount will be deemed sufficient.
3. Paid receipt for first year premium attached or shown on HUD-1 as paid in closing.
4. Earthquake insurance (if required) use same identifying criteria as for Flood Insurance.
5. Insurer must have rating in Best's insurance guide of at least Class VI or B rating.
6. On condominiums, we must have an individual endorsement meeting the criteria above.
7. Flood Insurance (if required) : Standard policy issued by member of National Flood Insurers Association for not less than our loan amount or the cost of improvements, or the maximum amount available under National Flood Insurance Program, whichever is less. The name(s) of the borrower(s), legal description, street address, city, state, county and zip code of security property on these policies must be identical to those of the loan instruments.
8. Loss Payable Clause to: **IndyMac Bank, F.S.B., its successors and/or assigns, P.O. Box 2971, Phoenix, AZ 85062-2971**

(Note: Lender will accept Lender Loss Payee not yet converted to above for all non-HELOC or non-Construction loans. Post-funding, Lender will distribute Lender Loss Payee notification letters to the insurance carriers for such non-HELOC or non-Construction transactions).

9. If a Construction loan the following is required 1) Course of Action Construction Coverage 2) General liability certificate from the contractor which names the contractor as the Insured. The Borrower and Lender must be named as Additional Insured under the contractor's liability policy 3) Worker's compensation certificate naming the contractor as the named Insured. If a Lot Loan, no insurance is required.
10. For refinance transactions, if the expiration date of the insurance policy is not at least 60 days from the closing date of the loan, the hazard premium must be paid for the following year at closing. You must provide acceptable evidence that the insurance policy is paid. If coverage is modified to meet the requirements under the Hazard Insurance section, provide evidence of the premium adjustment and that it has been paid or will be paid at closing.

**TITLE POLICY REQUIREMENTS :**

THE TOTAL CONSIDERATION IN THIS TRANSACTION EXCEPT FOR OUR LOAN PROCEEDS AND APPROVED SECONDARY FINANCING MUST PASS TO YOU IN THE FORM OF CASH. DO NOT PROCEED WITH CLOSING, AND NOTIFY OUR OFFICES IMMEDIATELY, IF YOU HAVE KNOWLEDGE OF A SALE OR TRANSFER OF THE SUBJECT PROPERTY ON OR BEFORE THE DATE OF OUR TRANSACTION, OR IF YOU HAVE KNOWLEDGE OF A CONCURRENT OR SUBSEQUENT TRANSACTION WHICH WOULD TRANSFER THE SUBJECT PROPERTY UPON COMPLETION OF THIS LOAN.

Insured Name, as it is to appear on the final title policy: **IndyMac Bank, F.S.B., a federally chartered savings bank**  
Vesting: **Rocco S Scali and Mary Scali his wife**

First lien financing has been approved for \$ **200,000.00**

Secondary (subordinate) lien financing has been approved for **N/A**

1. The lender's purpose in making this loan is to obtain a valid first or second lien mortgage loan suitable for sale in the secondary mortgage market. Unless this purpose is achieved, the Lender will sustain a substantial monetary loss. To avoid such a loss, you must follow these closing instructions and issue a mortgage policy of title insurance insuring the Lender's lien as a valid first or second lien according to the rules and forms promulgated by the state insurance regulatory authority.
2. Except as otherwise specifically provided in these instructions, the Lender is not to incur any expense in this transaction. The total consideration in this transaction except for the loan and approved secondary financing must pass in the form of cash through the settlement.

BORROWER NAME: Scali

LOAN NUMBER: 126739313

**LENDER'S CLOSING INSTRUCTIONS**

3. The lender reserves the right to cancel or amend this loan or these instructions at any time prior to closing and to demand the return of all monies and documents provided by lender.
  4. This transaction has been approved for the above listed financing. No other liens against the property are permitted. We must approve any changes to these amounts in writing.
  5. The title policy must insure this mortgage as a valid first lien subject only to the exceptions numbered See Additional Title Insurance Requirements on Page 6. as shown on the preliminary title report/commitment dated April 8, 2007. If secondary (subordinate) lien financing has been approved for this transaction, our lien must be in the appropriate position.
  6. If this loan is for a secondary (subordinate) lien transaction, see attached addendum.
  7. We require title insurance of \$ 200,000.00 ☐ If this box is checked, then the loan program allows for negative amortization and the amount of title insurance indicated represents N/A % of the loan amount.
  8. The title policy must accurately reflect the marital status of the vestee. In addition, vesting on the title and vesting on the security instrument must be exactly the same.
  9. You must contact our office prior to closing to discuss and, if permitted, secure written approval for any impediments/exceptions to title that are not specifically addressed in these instructions.
    - a. Taxes and Special Assessments: No past due taxes or special assessments are to be shown as exceptions. The title policy must show current year's taxes "not yet due and payable" or "current installment paid".
    - b. Encroachments: The policy must contain affirmative coverage against loss or damage in the event of an encroachment.
    - c. Unlocated Easements: Any unlocated easements must be identified as to purpose, be of determined width and insured. Otherwise, they must be deleted from the final title policy.
    - d. Survey Exceptions: Survey exceptions are not acceptable. If surveys are not commonly required in this property's jurisdiction, provide an Alta 9 or 100 or it's equivalent. (Restrictions, Encroachments and Minerals)
    - e. Legal and Property Address: The legal description and common property address specified in the title policy must agree with the closing documents.
    - f. Water, oil, gas, or mineral reservations: A comprehensive endorsement is required to insure us against damage or loss of improvements, including landscaping, in the event that water, oil, gas, or mineral reservations exist and that they allow for the right of surface.
    - g. Environmental Protection Lien Endorsements: This endorsement (Alta 8 or 8.1 or its equivalent) must be included in the lender's title policy.
  10. The following endorsements must be included in the lender's policy: 8 or 8.1, 9 or 100, EPL Endorsement,
- Contact us if you have questions regarding the endorsements required for this transaction.
11. If a plat or survey is required in this jurisdiction, it must show the complete road name and reference all points used in the legal description.
  12. All necessary instruments must be properly executed and recorded to assure the issuance of a lender's title policy, which meets the criteria outlined in these instructions.
  13. Have the title company forward the owner's policy to the borrowers at the property or mailing address.
  14. We require the original and one copy of the final lender's title policy. Send the final lender's title policy directly to:  
**INDYMAC BANK F.S.B., 901 East 104th Street, Building B, Suite 400/500, Kansas City, MO 64131**  
**ATTENTION: DOCUMENT MANAGEMENT**

**BORROWER COST REQUIREMENTS**

Downpayment in cash from borrower(s) must go through settlement. We require documentation of ALL funds received by the settlement agent. Borrowers cannot pay the following:

**VA LOANS**

1. Photos and Inspection Fees more than allowed by VA.
2. Messenger Service and Overnight Delivery Fees.
3. Recording of any document other than Deed/Security Deed and any attachments thereto.
4. Photocopy or Fax Fees.
5. Escrow/Settlement Fees, Sub-Escrow, Signing Fee or Loan Tie-in.
6. Termite Inspection (purchase).
7. Document Preparation Fees.
8. Notary Fees.

**DISBURSEMENT**

1. It shall be the responsibility of the Closing Agent to request proceeds from the lender at such time as the Closing Agent is prepared to comply with all the terms and conditions of the Purchase / Sale Agreement / Escrow Instructions and/or Lender's Closing Instructions. Such a request, by the Closing Agent, for funds shall be deemed a certification to the lender that all terms and conditions have been met and that the documents will be properly recorded no later than the next business day after the day the closing agent has received the proceeds check or wire transfer. In the event that the documents are not recorded within one business day of receipt of the lender's proceeds, the Closing Agent will immediately return the funds to the lender in the form of a Certified or Cashier's Check or wire transfer (see Wire Instructions form for return wire instructions), at the lender's discretion. The funds returned shall include the Closing Agent's fee. Closing Agent shall defend, indemnify and hold Lender harmless from and against, and shall reimburse it for, any liabilities, obligations, losses, damages, claims, penalties, actions, suits, causes of action or expenses of any nature (including attorney's fees and costs) asserted against Lender, which arise out of or are based on Closing Agent, within 24 hours of receipt of funds, failing to either (i) cause the documents necessary for issuance of the lender's title policy to be properly recorded, or (ii) immediately return such funds to Lender in the manner provided above.
2. **HUD SETTLEMENT DATE:**
  - a. **GOVERNMENT LOANS:** The HUD-1 settlement date must be the date on which the lender disburses proceeds to the Closing Agent and NOT the date on which proceeds are disbursed to the seller. These two dates must be the same day.
  - b. **CONVENTIONAL LOANS:** The settlement date on the HUD-1 statement may reflect the date on which the Closing Agent disburses the proceeds, which usually is the day after the Agent received loan proceeds from the lender. But in no event on a rescindable transaction can the closing agent disburse the proceeds earlier than the day after midnight of the third business day following execution of the Notice of Right to Cancel by all title owners.

**ADDITIONAL INSTRUCTIONS, IF ANY, ARE ATTACHED AS DOCUMENT AND CONDITION ADDENDUMS.**

BORROWER NAME: Scali

LOAN NUMBER: 126739313

**LENDER'S CLOSING INSTRUCTIONS**

Collect all fees as indicated below and on the following page and reflect on the HUD-1 / 1A settlement statement. Please notify the lender if you have any questions regarding charges shown below. The term "Deducted" means that the fee has been subtracted from the lender's funds. The fee must be collected from the indicated parties.

If broker or any other interested party requests an additional fee or increase in any fee or charge, or a change to the sales price, appraised value, loan amount, or LTV, other than what is specifically stated below, do not close until lender has agreed, in writing, to all changes. If you do close with figures other than what is presented below, IndyMac may refuse to fund this loan or seek recourse to the closing agent.

Notify the lender immediately if the loan has not been recorded by 2:00 p.m. the day following the lender's disbursement of funds unless area policy mandates that recording occur prior to disbursement of funds or the state is a round table closing state.

SALES PRICE: 0.00  
APPRAISED VALUE: 725,000.00

LOAN AMOUNT: 200,000.00  
LTV: 27.586

Description		BORROWER	SELLER	LENDER/THIRD PARTY
Appraisal Fee	:POC	350.00		
Broker Compensation (POC by Lender)	:Deducted			-1,750.00
Funding Fee	:Deducted	725.00		
Tax Service Fee	:Deducted	75.00		
LOL Flood Determination Fee	:Deducted	7.00		
*B Broker Processing Fee		500.00		
*B Broker Application Fee		500.00		
3rd Party Courier Fee		28.72		
*B Broker Origination Fee		2,000.00		
*B Broker Fee		1,500.00		
Upfront Hazard Insurance Premium		1,744.00		
Hazard Insurance Reserves	:Deducted	290.66		
Property Tax Reserves	:Deducted	605.34		
Aggregate Accounting Adjustment	:Deducted	-290.67		
Escrow/Closing Agent Fee		650.00		
Title Search/Abstract Fee		643.00		
Title Policy Premium Fee		600.00		
Sub Escrow		40.00		
Title Endorsements Fee		75.00		
Pickup Fee		225.00		
Courier / Overnight Fee		25.00		
Recording Fees		300.00		
Lender New York Mortgage Tax paid by Lender (POC)	:Deducted			-500.00
NY Borrower Paid Mortgage Tax		3,570.00		
MERS Transfer Fee	:Deducted	4.95		

Sub-Total of Items Deducted: -412.58  
Amount of Net Funding: 200,412.58  
All Hud-1 items must list Service Providers.

Interest From 06/20/2007 To 07/01/2007 @ \$ 38.1944 For 11.00 = \$ 420.14

MORTGAGE BROKER COMPENSATION FEE PAID TO MORTGAGE BROKER BY LENDER POC - MUST BE SHOWN ON HUD-1/1A.

Paid To Optamerica Mortgage

\$ 1,750.00

\*B-fees paid to Broker

\* Prepaid Finance Charge

Projected Wire Amount: \$ 200,412.58

\*\* POC - Paid Outside of Closing

L-fees paid to Lender, B-fees paid to Broker, O-fees paid to Others.

IndyMac Bank  
Lender's Closing Instructions

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1005  
(rev. 08/05)

BORROWER NAME: Scali

LOAN NUMBER: 126739313

**LENDER'S CLOSING INSTRUCTIONS**

In accordance with the Real Estate Settlement Procedures Act (RESPA), you must comply with all provisions of RESPA to complete the HUD-1 / 1A, including the Service Providers listed below must be shown on the HUD-1 or HUD-1 / 1A Settlement Statement.

FEES	SERVICE PROVIDER	DESCRIPTION
350.00	Island Appraisal Services, Inc.,	Appraisal Fee
-1,750.00	Optamerica Mortgage	Broker Compensation
725.00	IndyMac Bank	Funding Fee
75.00	IndyMac Bank	Tax Service Fee
7.00	LSI/FIS (Fidelity)	LCL Flood Determination Fee
500.00	Optamerica Mortgage	Broker Processing Fee
500.00	Optamerica Mortgage	Broker Application Fee
28.72	CIS	3rd Party Courier Fee
2,000.00	Optamerica Mortgage	Broker Origination Fee
1,500.00	Optamerica Mortgage	Broker Fee
1,744.00	NATIONWIDE MUTUAL FIRE	Upfront Hazard Insurance Premium
650.00	National Settlement Agency, Inc.,	Escrow/Closing Agent Fee
643.00	National Settlement Agency, Inc.,	Title Search/Abstract Fee
600.00	National Settlement Agency, Inc.,	Title Policy Premium Fee
40.00	National Settlement Agency, Inc.,	Sub Escrow
75.00	National Settlement Agency, Inc.,	Title Endorsements Fee
225.00	National Settlement Agency, Inc.,	Pickup Fee
25.00	National Settlement Agency, Inc.,	Courier / Overnight Fee
300.00	County Clerk	Recording Fees
-500.00	State of New York	Lender New York Mortgage Tax paid by Lender (POC)
3,570.00	State of New York	NY Borrower Paid Mortgage Tax
4.95	Mortgage Electronic Registration Systems	MERS Transfer Fee

ESCROW / IMPOUND FEES	NUMBER OF MONTHS	AMOUNT PER MONTH	TOTAL AMOUNT
Taxes	3	201.78	605.34
Hazard	2	145.33	290.66

The undersigned borrower(s)

- Direct that the loan proceeds be payable to the order of the Settlement Agent.
- Acknowledge 1st payment date of: **August 1, 2007**
- Acknowledge that the lender may cancel or amend these instructions without my / our approval.
- Acknowledge all fees and requirements to close the loan transaction including the attached condition addendum(s).
- Acknowledge Estimated Monthly Payment of:

Interest	\$ 1,145.83
Hazard	\$ 145.33
Taxes	\$ 201.78
	\$ 0.00
Other/Flood Insurance	\$ 0.00
	\$ 1,492.94

Aggregate Adjustment

-290.67

SETTLEMENT AGENT SHALL: (i) TREAT ALL INFORMATION REGARDING THIS LOAN TRANSACTION, INCLUDING INFORMATION RELATING TO THE BORROWERS AND CONSUMERS DOING BUSINESS WITH INDYMAC BANK, AS CONFIDENTIAL INFORMATION (SUCH BORROWER AND CONSUMER INFORMATION, THE "CUSTOMER INFORMATION"); (ii) NOT USE OR DISCLOSE ANY CONFIDENTIAL INFORMATION, EXCEPT AS REQUESTED BY INDYMAC BANK IN CONNECTION WITH PERFORMING THESE LENDER'S INSTRUCTIONS AND PROVIDING THE SETTLEMENT SERVICES CONTEMPLATED HEREIN; AND (iii) COMPLY AT ALL TIMES WITH TITLE V OF THE GRAMM-LEACH-BLILEY ACT (PUB. L. 106-102), ALL CURRENT AND FUTURE APPLICABLE REGULATORY IMPLEMENTATIONS THEREOF, AND ALL OTHER APPLICABLE FEDERAL, STATE AND LOCAL LAWS, RULES, REGULATIONS AND ORDERS REGARDING THE CUSTOMER INFORMATION, WITHOUT LIMITING THE FOREGOING. SETTLEMENT AGENT AGREES TO SECURE AND MAINTAIN THE SECURITY OF ALL SUCH CUSTOMER INFORMATION IN ITS POSSESSION AT ALL TIMES SUCH CUSTOMER INFORMATION IS IN THE POSSESSION, CUSTODY OR CONTROL OF SETTLEMENT AGENT OR ANY OF ITS PERSONNEL, AGENTS, CONTRACTORS OR SUBCONTRACTORS. VIOLATION OF THESE COVENANTS MAY INVOKE CIVIL OR CRIMINAL REMEDIES UNDER THE PROVISIONS OF FEDERAL AND/OR STATE FINANCIAL PRIVACY LAWS.

ADDITIONALLY, CLOSING AGENT HEREBY CONFIRMS THAT ALL FUNDS RECEIVED FROM LENDER FOR THE DISBURSEMENT OF THE REFERENCED LOAN(S) WILL BE WIRED TO AND MAINTAINED IN A TRUST ACCOUNT, AND NOT IN A GENERAL OPERATING ACCOUNT, AND DISBURSED IN ACCORDANCE WITH THE LENDER'S INSTRUCTIONS HEREIN.

SETTLEMENT AGENT AGREES TO CLOSE THIS LOAN IN ACCORDANCE WITH ALL OF THE INSTRUCTIONS

By:   
Settlement Agent

Date

BORROWER NAME: Scali

LOAN NUMBER: 126739313

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following is a list of documents that are enclosed.

\*\*\*\*\*ATTENTION CLOSING AGENT\*\*\*\*\*  
 DO NOT ALLOW CUSTOMERS TO SIGN ANY DOCUMENTS THAT CONTAIN BLANKS WHERE INFORMATION SHOULD BE ENTERED. REPORT THIS IMMEDIATELY TO YOUR INDMAC CONTACT.

- \* Truth in Lending
- \* Notice of Right to Cancel
- \* Note
- \* Security Instrument
- \* W-9's
- \* Servicing Disclosure Statement
- \* ID: Rescission Instructions to Closing Agent
- \* ID: Lender's Closing Instructions
- \* ID: Wire Instructions
- \* ID: Insurance Requirements
- \* ID: First Payment Letter and Mailing Address Certification
- \* ID: Borrower's Cert. & Authorization
- \* ID: Error's and Omissions/Compliance Agreement
- \* ID: Signature/Name Affidavit
- \* Initial Escrow Account Disclosure Statement
- \* Interest Deductibility Disclosure Notice
- \* Occupancy Declaration
- \* Notice of Right to Receive a Copy of the Appraisal Report
- \* Tax Escrow Account Designation of Mortgage Investing Institution to Receive Tax Bills
- \* ID: Itemization of Amount Financed
- \* Closing Agent Checklist and Important Funding Messages
- \* Anti-Predatory Lending Disclosure
- \* Market Based Pricing Disclosure
- \* Credit Score Notice to the Rose Loan Applicant

**ADDITIONAL TITLE INSURANCE REQUIREMENTS**

1. \_\_\_ Installment of Current taxes and all prior installments must be shown as paid.
2. \_\_\_ Borrower's names to read the same as on the security instrument.
3. \_\_\_ Loan amount should be the same as the note and security instrument.
4. \_\_\_ The proposed insured should be the Lender named in the security instrument.
5. \_\_\_ Clear all exceptions on Schedule "B/C".



BORROWER NAME: Scali

LOAN NUMBER: 126739313

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following IndyMac conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**INDYMAC CONDITIONS:**

5. PF#223- Internal Condition: Customer Contact Log:
12. If applicable, a copy of the flood insurance policy or application is required Prior to Doc for non-rescindable transactions in wet states or if impounds are required or requested. If an application is submitted, include evidence of payment.
17. TITLE: The following exception(s) must be removed from title: TITLE MUST BE CLEAR AND MARKETABLE. MUST BE FREE FROM ALL LIENS, JUDGEMENTS AND VIOLATIONS
18. TITLE: Title correction: Assure subject loan is in first lien position. No subordinate financing allowed.
19. LIABILITIES: Payoff prior to or through closing the following debts: everhome acct#1409000298084
20. TITLE: Provide supporting documentation for: \*\*\*\*PRIOR TO FUNDING LOAN\*\*\*FUNDER WILL NEED THE CP OVERTITLED WITHIN 24 HOURS AFTER THE CLOSING IN ORDER TO SET WIRE ON 6/20/07\*\*\*\*\*FUNDER JOANN STOKES@ 856-396-3512 FAX# 626-685-5593
21. TITLE: Provide supporting documentation for the following: CLOSING AGENT/TITLE COMPANY MUST PROVIDE EVIDENCE OF UNEXPIRED FIDELITY BOND INSURANCE IN THE AMOUNT OF \$1,000,000 OR LOAN AMOUNT, WHICH EVER IS GREATER. THE FIDELITY BOND MUST NAME INDYMAC BANK AS A ???LOSS PAYEE??? OR ???ADDITIONAL INSURED???.
24. PID#219: Review Required.A change in loan parameters was initiated by the Seller. The underwriter must re-confirm that any new documentation requirements (feedback messages) generated as a result of the new parameters are included in the loan file (or have been stipulated as conditions).

BORROWER NAME: Scali

LOAN NUMBER: 126739313

**ADDENDUM TO LENDER'S CLOSING INSTRUCTIONS**

The following conditions must be completed prior to the closing of the loan. Some conditions may be printed twice.

**LOAN CONDITIONS**

1. ☐ SETTLEMENT AGENT TO CALCULATE AND APPLY ANY REISSUE OR DISCOUNTED RATE TO THE TITLE POLICY FOR WHICH THE BORROWER MAY BE ELIGIBLE.
2. ☐ Settlement Agent to Prepare and Fully Execute...Borrower's and Seller's HUD-1 Settlement Statement with Certification of Receipts and Disbursements. Remit three (3) signed certified copies and one (1) original.
3. ☐ Borrower(s) must sign and date the Residential Loan Application (1003). Closer must approve any revisions and any corrections to be initialed by borrower(s). Return with closing documents.
4. ☐ Settlement Agent to complete, if applicable, the required information at the bottom of the legal description for all recorded documents in the following states:  
Assessor's Identification Number (CA), Assessor's Parcel Number (NV), Assessor's Property Tax Parcel of Account Number (WA), Parcel Identification Number (KY, PA, VA & WI), Parcel Number (DE (Kent County), FL, IL, MT, NC, OH, & TN), Tax Map Number (HI, NJ & NY).
5. ☐ The escrow fee (or the fee charged for conducting or attending the closing) charged to Borrower by Settlement Agent has been included as a prepaid finance charge in the Truth in Lending disclosure pursuant to federal regulations effective October 1, 1998. Do not increase or decrease this fee without Lender's prior written consent. If no escrow fee is shown in these closing instructions, then no escrow fee will be charged to Borrower by Settlement Agent.
6. ☐ The Settlement Agent must insure that the Truth-in-Lending Disclosure is signed prior to the execution of the Note and/or Contract.
7. ☐ If required, Settlement Agent must ensure that the complete legal description is attached to the Security Instrument prior to being sent for recordation.
8. ☐ If this transaction is a refinance, confirm that the vesting on the security instrument matches the current vesting as shown on Title (unless a deed has been prepared for recording to alter current vesting). If this transaction is a purchase, confirm that the vesting is in the name of all borrowers/non-obligors signing the security instrument. Vesting may not be in a trust (except in California) or other legal entity unless expressly approved by IndyMac Bank. Closing Agent to confirm vesting conforms to these guidelines and contact Indymac Bank immediately if the vesting is not proper.